1	STEPHANIE M. HINDS (CABN 154284) United States Attorney	
2	THOMAS A. COLTHURST (CABN 99493) Chief, Criminal Division	
4	ADAM A. REEVES (NYBN 2363877) ROBERT S. LEACH (CABN 196191)	
5	Assistant United States Attorneys	
6	1301 Clay Street, Suite 340S Oakland, California 94612	
7 8	Telephone: (510) 637-3680 Fax: (510) 637-3724 Email: adam.reeves@usdoj.gov	
9	Attorneys for United States of America	
10	UNITED STAT	ES DISTRICT COURT
11	NORTHERN DIS	TRICT OF CALIFORNIA
12	SAN FRAN	ICISCO DIVISION
13	UNITED STATES OF AMERICA,	) Case No. 18-CR-577 CRB
14	Plaintiff,	) [ <del>PROPOSED]</del> ORDER ) AUTHORIZING RULE 17 SUBPOENAS
15	v.	) AUTHORIZING RULE 17 SUBFUENAS
16	MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN,	) ) )
17 18	Defendants.	) ) )
19		.,
20	FOR COOD CAUSE SHOWN after a	hearing on this matter conducted on June 3, 2022, the
21		on for Rule 17 Subpoenas dated November 15, 2021
22	·	•
		tule 17 subpoenas to the following seven (7) persons:
23		rris; (4) Peter Menell; (5) Poppy Prentiss (aka Poppy
24	Gustafsson); (6) Rob Sass; and (7) Gary Szukals	ki; the seven subpoenas shall use the form in Exhibits A
25	through G attached hereto; and the subpoenas sh	all each have a return date of October 5, 2022.
26	//	
27	<i>//</i>	
28	<i>//</i>	
	[PROPOSED] ORDER	1

IT IS SO ORDERED.

DATED: June 8, 2022

1 /

United States District Judge

THE HONORABLE CHARLES R. BREYER

# Exhibit A

### United States District Court

#### NORTHERN DISTRICT OF CALIFORNIA

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SUBPOENA TO PRODUCE DOCUMENTS OR OBJECTS IN A CRIMINAL CASE

Plaintiff,

Case No.: 3:18-cr-577-CRB

v.

MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN.

Defendant(s).

TO:

Corrado Broli

YOU ARE COMMANDED to appear at the place, date, and time specified below, or any subsequent by the court, to testify in the above-referenced case. This subpoena shall remain in effect until you depart by the court or by an officer acting on behalf of the court.	u are granted leave to
PLACE  ✓ United States Courthouse   United States Courthouse   United States Courthouse	COURTROOM/JUDGE 17th Fl. Courtroom 6
450 Golden Gate Avenue280 South First Street1301 Clay StreetSan Francisco, CA 94102San Jose, CA 95113Oakland, CA 94612	DATE AND TIME 10/5/2022 09:00
✓ You are also commanded to bring with you the following document(s) or object(s):	
Please produce all documents relating in any way to Count Seventeen (pages 13-15) of the attached Indictment in <i>United States v. Lynch and Chamberlain</i> , Case No. 18-CR-577 CRB, including all such of reference Michael Lynch, Steven Chamberlain, Autonomy, Hewlett Packard ("HP"), Invoke Capital, employment, and any other possible benefits.	documents that
NOTE: Subpoena forms for the production of documents or objects at or in advance of the trial, he which the items are to be offered in evidence (CAND 89B, Subpoena to Produce Documents or Obcase) or for the production of state law enforcement personnel or complaint records (CAND 89C, State Law Enforcement Personnel Or Complaint Records in Comminal Case) are available at the Cand.uscourts.gov.	jects in a Criminal Subpoena to Produce
U.S. MAGISTRATE JUDGE OR CLERK OF COURT    Mark Black   DATE   DATE   D6/03/2022	

ATTORNEY'S NAME, ADDRESS AND PHONE NUMBER:

ADAM A. REEVES, Assistant United States Attorney

U.S. Attorney's Office

450 Golden Gate Ave., 11th Fl., San Francisco, CA 94102

Tel. (415) 436-7200

This subpoena is issued on application of the United States of America

Stephanie M. Hinds United States Attorney

#### CAND 89A (Rev. 8/12) Subpoena to Testify in a Criminal Case

PROOF OF SE	RVICE	
RECEIVED BY SERVER	DATE	PLACE
SERVED	DATE	PLACE
SERVED ON (PR		FEES AND MILEAGE TENDERED TO WITNESS  ☐ YES ☐ NO AMOUNT \$
SERVED BY (PRI	NT NAME)	TITLE
	DECLARATIO	ON OF SERVER
I declare under contained in the Executed on	e Proof of Service is true and correct.	ed States of America that the foregoing information
	DATE	SIGNATURE OF SERVER
		ADDRESS:
ADDITIONAL INF	ORMATION	

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#### COUNT SEVENTEEN:

(18 U.S.C. § 371 - Conspiracy)

- 31. The allegations in Paragraphs 1 through 24 are realleged and incorporated as if fully set forth here.
- 32. Beginning in or about October 2011, and continuing until in or about November 2018, in the Northern District of California and elsewhere, the defendants,

# MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN,

and others, did knowingly conspire to commit offenses against the United States, namely (a) circumventing a system of internal accounting controls of an issuer of securities registered under Section 12 of the Securities Exchange Act of 1934, in violation of Title 15, United States Code, Section 78m, (b) tampering with witnesses, victims, and informants, in violation of Title 18, United States Code, Section 1512, (c) obstructing proceedings before departments, agencies, and committees, in violation of Title 18, United States Code, Section 1505, and (d) engaging in monetary transactions in property derived from specified unlawful activity, in violation of Title 18, United States Code, Section 1957.

33. The objectives of the conspiracy were, among other things, to cover up, conceal, influence witnesses to, and otherwise obstruct investigations of the scheme to defraud set forth in Paragraphs 19 through 24 by, among other things, (a) falsifying, destroying, and stealing business records of HP, (b) altering, destroying, mutilating, and concealing records, documents, and objects with intent to impair their integrity and availability for use in official proceedings, (c) paying hush money and other benefits to influence, delay, and prevent the testimony of persons in official proceedings, (d) otherwise obstructing, influencing, and impeding official proceedings, and (e) laundering the proceeds of the Autonomy acquisition.

Overt Acts 1 In furtherance of the conspiracy and to effect the objects thereof, in the Northern District 2 34. of California and elsewhere, LYNCH, CHAMBERLAIN, and others committed the following overt 3 4 acts: On or about October 7, 2011, LYNCH transferred £100,000,000 from an account 5 a. at UBS to an account at HSBC Private Bank. 6 On or about October 7, 2011, LYNCH transferred £100,000,000 from an account 7 b. at UBS to an account at Barclay's Private Bank. 8 On or about October 7, 2011, LYNCH transferred £100,000,000 from an account 9 c. at UBS to an account at JP Morgan International Bank. 10 On or about October 7, 2011, LYNCH transferred £100,000,000 from an account d. 11 at UBS to an account at Merrill Lynch Portfolio Managers. 12 On or about February 3, 2012, CHAMBERLAIN and Hussain directed an HP 13 e. finance employee to falsely record approximately \$5.5 million in revenue to be included in HP's 14 financial statements for the period ending January 31, 2012. 15 In or about May 2012, Hussain instructed an HP executive to falsify a revenue f. 16 forecast. 17 In or about May 2012, a co-conspirator caused the destruction of hard drives in 18 g. HP's Cambridge office. 19 强. In or about May 2012, a co-conspirator instructed an HP employee to erase 20 CHAMBERLAIN's laptop computer and any backup. 21 In or about May 2012, a co-conspirator attempted to remove the laptop of another i. 22 co-conspirator from HP's offices. 23 On or about June 1, 2012, LYNCH transferred £20,000,000 from an account at į. 24 UBS to an account at Merrill Lynch Portfolio Managers. 25 On or about July 6, 2012, LYNCH caused the incorporation of ICP London k. 26 Limited ("Invoke") in the British Virgin Islands. LYNCH used Invoke and entities affiliated with 27 Invoke as a means to pay former Autonomy employees, including Hussain. 28

## Case 3:18-er-00577-CRB Decument 222 Ffille 090/09/32 PRagers of 20

٠,۱	1. On or about July 29, 2012, in all interview with counsel for HF, L I NCH made
2	false and misleading statements to counsel for HP.
3	m. In or around January 2013, and thereafter, LYNCH refused to return books and
4	records and other property belonging to HP.
5	n. In or about February 2013, a co-conspirator stole HP's confidential information
6	by uploading thousands of documents from her company laptop to a USB device/pen drive, in violation
7	of HP's policies and internal controls. The co-conspirator subsequently provided some or all of the
8	documents to LYNCH and Hussain.
9	o. In or around May 2016, LYNCH caused an Invoke affiliate to hire
10	CHAMBERLAIN.
11	p. On or about February 19, 2018, LYNCH purchased shares of an Invoke affiliate
12	from Hussain for approximately \$3.5 million.
13	q. On or about June 27, 2018, LYNCH purchased shares of an Invoke affiliate from
14	Hussain for approximately \$730,000.
15	In violation of Title 18, United States Code, Section 371.
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	SUPERSEDING INDICTMENT 15

# Exhibit B

### United States District Court

#### NORTHERN DISTRICT OF CALIFORNIA

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SUBPOENA TO PRODUCE DOCUMENTS OR OBJECTS IN A CRIMINAL CASE

Plaintiff,

Case No.: 3:18-cr-577-CRB

v.

MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN.

Defendant(s).

TO:

Nicole Eagan

YOU ARE COMMANDED to appear at the place, date, and time specified by the court, to testify in the above-referenced case. This subpoena depart by the court or by an officer acting on behalf of the court.		
PLACE  ✓ United States Courthouse   United States Courthouse	United States Courthouse	COURTROOM/JUDGE 17th Fl. Courtroom 6
450 Golden Gate Avenue 280 South First Street San Francisco, CA 94102 San Jose, CA 95113	1301 Clay Street Oakland, CA 94612	DATE AND TIME 10/5/2022 09:00
You are also commanded to bring with you the following documents relating in any way to Count Seventee Indictment in <i>United States v. Lynch and Chamberlain</i> , Case No. 18-6 reference Michael Lynch, Steven Chamberlain, Autonomy, Hewlett Femployment, and any other possible benefits.	en (pages 13-15) of the attache CR-577 CRB, including all such d	locuments that
NOTE: Subpoena forms for the production of documents or objects which the items are to be offered in evidence (CAND 89B, Subpoent Case) or for the production of state law enforcement personnel or constate Law Enforcement Personnel Or Complete Recognition of cand.uscourts.gov.	a to Produce Documents or Obj implaint records (CAND 89C, S	iects in a Criminal Subpoena to Produce
U.S. MAGISTRATE JUDGE OR CLERK OF COURT  (By) Deputy Clerk	06/03/2022	

ATTORNEY'S NAME, ADDRESS AND PHONE NUMBER:

ADAM A. REEVES, Assistant United States Attorney

U.S. Attorney's Office

450 Golden Gate Ave., 11th Fl., San Francisco, CA 94102

Tel. (415) 436-7200

This subpoena is issued on application of the United States of America

Stephanie M. Hinds United States Attorney

#### CAND 89A (Rev. 8/12) Subpoena to Testify in a Criminal Case

PROOF OF SERVICE	
RECEIVED BY SERVER	PLACE
SERVED DATE	PLACE
SERVED ON (PRINT NAME)	FEES AND MILEAGE TENDERED TO WITNESS   YES NO AMOUNT \$
SERVED BY (PRINT NAME)	TITLE
	DECLARATION OF SERVER
contained in the Proof of Service is  Executed on	
DAT	SIGNATURE OF SERVER
	ADDRESS:
ADDITIONAL INFORMATION	

#### **COUNT SEVENTEEN:**

(18 U.S.C. § 371 - Conspiracy)

- 31. The allegations in Paragraphs 1 through 24 are realleged and incorporated as if fully set forth here.
- 32. Beginning in or about October 2011, and continuing until in or about November 2018, in the Northern District of California and elsewhere, the defendants,

## MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN,

and others, did knowingly conspire to commit offenses against the United States, namely (a) circumventing a system of internal accounting controls of an issuer of securities registered under Section 12 of the Securities Exchange Act of 1934, in violation of Title 15, United States Code, Section 78m, (b) tampering with witnesses, victims, and informants, in violation of Title 18, United States Code, Section 1512, (c) obstructing proceedings before departments, agencies, and committees, in violation of Title 18, United States Code, Section 1505, and (d) engaging in monetary transactions in property derived from specified unlawful activity, in violation of Title 18, United States Code, Section 1957.

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- 1	
1	l. On or about July 29, 2012, in an interview with counsel for HP, LYNCH made
2	false and misleading statements to counsel for HP.
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	SUPERSEDING INDICTMENT 15

# Exhibit C

### United States District Court

#### NORTHERN DISTRICT OF CALIFORNIA

UNITED	STATES	OF A	MERIO	ĴΑ,
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SUBPOENA TO PRODUCE DOCUMENTS OR OBJECTS IN A CRIMINAL CASE

Plaintiff,

Case No.: 3:18-cr-577-CRB

v.

MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN.

Defendant(s).

TO:

Lisa Harris

YOU ARE COMMANDED to appear at the place, date, and time specified below, or any subsequent date and time set by the court, to testify in the above-referenced case. This subpoena shall remain in effect until you are granted leave to depart by the court or by an officer acting on behalf of the court.			
PLACE  ✓ United States Courthouse   United States Courthouse   United States Courthouse	COURTROOM/JUDGE 17th Fl. Courtroom 6		
450 Golden Gate Avenue 280 South First Street 1301 Clay Street San Francisco, CA 94102 San Jose, CA 95113 Oakland, CA 94612	DATE AND TIME 10/5/2022 09:00		
You are also commanded to bring with you the following document(s) or object(s): Please produce all documents relating in any way to Count Seventeen (pages 13-15) of the attache Indictment in <i>United States v. Lynch and Chamberlain</i> , Case No. 18-CR-577 CRB, including all such creference Michael Lynch, Steven Chamberlain, Autonomy, Hewlett Packard ("HP"), Invoke Capital, employment, and any other possible benefits.	documents that		
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(By) Deputy Clerk  O6/03/2022			

ATTORNEY'S NAME, ADDRESS AND PHONE NUMBER:

ADAM A. REEVES, Assistant United States Attorney

U.S. Attorney's Office

450 Golden Gate Ave., 11th Fl., San Francisco, CA 94102

Tel. (415) 436-7200

This subpoena is issued on application of the United States of America

Stephanie M. Hinds United States Attorney

#### CAND 89A (Rev. 8/12) Subpoena to Testify in a Criminal Case

PROOF OF SERVICE				
RECEIVED BY SERVER	PLACE			
SERVED DATE	PLACE			
SERVED ON (PRINT NAME)	FEES AND MILEAGE TENDERED TO WITNESS   YES NO AMOUNT \$			
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	DECLARATION OF SERVER			
contained in the Proof of Service is  Executed on				
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ADDITIONAL INFORMATION				

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#### **COUNT SEVENTEEN:**

(18 U.S.C. § 371 - Conspiracy)

- 31. The allegations in Paragraphs 1 through 24 are realleged and incorporated as if fully set forth here.
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	SUPERSEDING INDICTMENT 15

# Exhibit D

### United States District Court

#### NORTHERN DISTRICT OF CALIFORNIA

UNITED	STATES	OF A	MERIO	ĴΑ,
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SUBPOENA TO PRODUCE DOCUMENTS OR OBJECTS IN A CRIMINAL CASE

Plaintiff,

Case No.: 3:18-cr-577-CRB

v.

MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN.

Defendant(s).

TO: Peter Menell

YOU ARE COMMANDED to appear at the place, date, and time specified below, or any subsequent date and time set by the court, to testify in the above-referenced case. This subpoena shall remain in effect until you are granted leave to depart by the court or by an officer acting on behalf of the court.			
✓ United States Courthouse □ United States Courthouse □ United States Courthouse	URTROOM/JUDGE h Fl. Courtroom 6		
Son Francisco CA 04102 Son Iose CA 05112 Oakland CA 94612	DATE AND TIME 10/5/2022 09:00		
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THE NORTH OR CALIFORNIA			

ATTORNEY'S NAME, ADDRESS AND PHONE NUMBER:

ADAM A. REEVES, Assistant United States Attorney

U.S. Attorney's Office

450 Golden Gate Ave., 11th Fl., San Francisco, CA 94102

Tel. (415) 436-7200

This subpoena is issued on application of the United States of America

Stephanie M. Hinds **United States Attorney** 

#### CAND 89A (Rev. 8/12) Subpoena to Testify in a Criminal Case

PROOF OF SERVICE				
RECEIVED BY SERVER	DATE	PLACE		
SERVED	DATE	PLACE		
SERVED ON (PR		FEES AND MILEAGE TENDERED TO WITNESS  ☐ YES ☐ NO AMOUNT \$		
SERVED BY (PRINT NAME)		TITLE		
	DECLARATIO	ON OF SERVER		
I declare under contained in the Executed on	e Proof of Service is true and correct.	ed States of America that the foregoing information		
	DATE	SIGNATURE OF SERVER		
		ADDRESS:		
ADDITIONAL INF	ORMATION			

COUNT SEVENTEEN:

(18 U.S.C. § 371 – Conspiracy)

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and others, did knowingly conspire to commit offenses against the United States, namely (a) circumventing a system of internal accounting controls of an issuer of securities registered under Section 12 of the Securities Exchange Act of 1934, in violation of Title 15, United States Code, Section 78m, (b) tampering with witnesses, victims, and informants, in violation of Title 18, United States Code, Section 1512, (c) obstructing proceedings before departments, agencies, and committees, in violation of Title 18, United States Code, Section 1505, and (d) engaging in monetary transactions in property derived from specified unlawful activity, in violation of Title 18, United States Code, Section 1957.

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SUPERSEDING INDICTMENT

1	<ol> <li>On or about July 29, 2012, in an interview with counsel for HP, LYNCH made</li> </ol>
2	false and misleading statements to counsel for HP.
3	m. In or around January 2013, and thereafter, LYNCH refused to return books and
4	records and other property belonging to HP.
5	n. In or about February 2013, a co-conspirator stole HP's confidential information
6	by uploading thousands of documents from her company laptop to a USB device/pen drive, in violation
7	of HP's policies and internal controls. The co-conspirator subsequently provided some or all of the
8	documents to LYNCH and Hussain.
9	o. In or around May 2016, LYNCH caused an Invoke affiliate to hire
10	CHAMBERLAIN.
11	p. On or about February 19, 2018, LYNCH purchased shares of an Invoke affiliate
12	from Hussain for approximately \$3.5 million.
13	q. On or about June 27, 2018, LYNCH purchased shares of an Invoke affiliate from
14	Hussain for approximately \$730,000.
15	In violation of Title 18, United States Code, Section 371.
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	SUPERSEDING INDICTMENT 15

# Exhibit E

### United States District Court

#### NORTHERN DISTRICT OF CALIFORNIA

UNITED	STATES	OF A	MERIO	ĴΑ,
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SUBPOENA TO PRODUCE DOCUMENTS OR OBJECTS IN A CRIMINAL CASE

Plaintiff,

Case No.: 3:18-cr-577-CRB

v.

MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN.

Defendant(s).

TO:

Poppy Prentiss (aka Poppy Gustafsson)

YOU ARE COMMANDED to appear at the place, date, and time specified below, or any subsequent date and time set by the court, to testify in the above-referenced case. This subpoena shall remain in effect until you are granted leave to depart by the court or by an officer acting on behalf of the court.			
PLACE  ✓ United States Courthouse   United States Courthouse   United States Courthouse	COURTROOM/JUDGE 17th Fl. Courtroom 6		
450 Golden Gate Avenue280 South First Street1301 Clay StreetSan Francisco, CA 94102San Jose, CA 95113Oakland, CA 94612	DATE AND TIME 10/5/2022 09:00		
✓ You are also commanded to bring with you the following document(s) or object(s):			
Please produce all documents relating in any way to Count Seventeen (pages 13-15) of the attached Superseding Indictment in <i>United States v. Lynch and Chamberlain</i> , Case No. 18-CR-577 CRB, including all such documents that reference Michael Lynch, Steven Chamberlain, Autonomy, Hewlett Packard ("HP"), Invoke Capital, Darktrace, possible employment, and any other possible benefits.			
NOTE: Subpoena forms for the production of documents or objects at or in advance of the trial, hearing or proceeding at which the items are to be offered in evidence (CAND 89B, Subpoena to Produce Documents or Objects in a Criminal Case) or for the production of state law enforcement personnel or complaint records (CAND 89C, Subpoena to Produce State Law Enforcement Personnel Or Complaint Records in Complaint Case) are available at the Court's Internet site: cand.uscourts.gov.			
U.S. MAGISTRATE JUDGE OR CLERK OF COURT  (By) Deputy Clerk  O6/03/2022			

ATTORNEY'S NAME, ADDRESS AND PHONE NUMBER:

ADAM A. REEVES, Assistant United States Attorney

U.S. Attorney's Office

450 Golden Gate Ave., 11th Fl., San Francisco, CA 94102

Tel. (415) 436-7200

This subpoena is issued on application of the United States of America

Stephanie M. Hinds United States Attorney

#### CAND 89A (Rev. 8/12) Subpoena to Testify in a Criminal Case

PROOF OF SERVICE				
RECEIVED BY SERVER	DATE	PLACE		
SERVED	DATE	PLACE		
SERVED ON (PR		FEES AND MILEAGE TENDERED TO WITNESS  ☐ YES ☐ NO AMOUNT \$		
SERVED BY (PRINT NAME)		TITLE		
	DECLARATIO	ON OF SERVER		
I declare under contained in the Executed on	e Proof of Service is true and correct.	ed States of America that the foregoing information		
	DATE	SIGNATURE OF SERVER		
		ADDRESS:		
ADDITIONAL INF	ORMATION			

#### **COUNT SEVENTEEN:**

(18 U.S.C. § 371 - Conspiracy)

- 31. The allegations in Paragraphs 1 through 24 are realleged and incorporated as if fully set forth here.
- 32. Beginning in or about October 2011, and continuing until in or about November 2018, in the Northern District of California and elsewhere, the defendants,

## MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN,

and others, did knowingly conspire to commit offenses against the United States, namely (a) circumventing a system of internal accounting controls of an issuer of securities registered under Section 12 of the Securities Exchange Act of 1934, in violation of Title 15, United States Code, Section 78m, (b) tampering with witnesses, victims, and informants, in violation of Title 18, United States Code, Section 1512, (c) obstructing proceedings before departments, agencies, and committees, in violation of Title 18, United States Code, Section 1505, and (d) engaging in monetary transactions in property derived from specified unlawful activity, in violation of Title 18, United States Code, Section 1957.

33. The objectives of the conspiracy were, among other things, to cover up, conceal, influence witnesses to, and otherwise obstruct investigations of the scheme to defraud set forth in Paragraphs 19 through 24 by, among other things, (a) falsifying, destroying, and stealing business records of HP, (b) altering, destroying, mutilating, and concealing records, documents, and objects with intent to impair their integrity and availability for use in official proceedings, (c) paying hush money and other benefits to influence, delay, and prevent the testimony of persons in official proceedings, (d) otherwise obstructing, influencing, and impeding official proceedings, and (e) laundering the proceeds of the Autonomy acquisition.

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2	false and misleading	g statements to counsel for HP.
3	m.	In or around January 2013, and thereafter, LYNCH refused to return books and
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5	n.	In or about February 2013, a co-conspirator stole HP's confidential information
6	by uploading thousa	nds of documents from her company laptop to a USB device/pen drive, in violation
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9	o.	In or around May 2016, LYNCH caused an Invoke affiliate to hire
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11	p.	On or about February 19, 2018, LYNCH purchased shares of an Invoke affiliate
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13	q.	On or about June 27, 2018, LYNCH purchased shares of an Invoke affiliate from
14	Hussain for approxi	mately \$730,000.
15	In violation o	of Title 18, United States Code, Section 371.
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# Exhibit F

### United States District Court

#### NORTHERN DISTRICT OF CALIFORNIA

UNITED	STATES	OF A	MERI	ίCΑ.
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SUBPOENA TO PRODUCE DOCUMENTS OR OBJECTS IN A CRIMINAL CASE

Plaintiff,

Case No.: 3:18-cr-577-CRB

v.

MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN.

Defendant(s).

TO: Rob Sass

100 5465		
YOU ARE COMMANDED to appear at the place, date, and time specified by the court, to testify in the above-referenced case. This subpoena shall depart by the court or by an officer acting on behalf of the court.		
	Inited States Courthouse	COURTROOM/JUDGE 17th Fl. Courtroom 6
	301 Clay Street Oakland, CA 94612	DATE AND TIME 10/5/2022 09:00
You are also commanded to bring with you the following document (Please produce all documents relating in any way to Count Seventeen (p. Indictment in <i>United States v. Lynch and Chamberlain</i> , Case No. 18-CR-57 reference Michael Lynch, Steven Chamberlain, Autonomy, Hewlett Packa employment, and any other possible benefits.	ages 13-15) of the attached 77 CRB, including all such d	ocuments that
NOTE: Subpoena forms for the production of documents or objects at or which the items are to be offered in evidence (CAND 89B, Subpoena to Case) or for the production of state law enforcement personnel or complete State Law Enforcement Personnel Or Complete Receipting in a Criminal Cand.uscourts.gov.  U.S. MAGISTRATE JUDGE OR CLERK OF COURT  (By) Deputy Clerk	Produce Documents or Obj aint records (CAND 89C, S	iects in a Criminal Subpoena to Produce

ATTORNEY'S NAME, ADDRESS AND PHONE NUMBER:

ADAM A. REEVES, Assistant United States Attorney

U.S. Attorney's Office

450 Golden Gate Ave., 11th Fl., San Francisco, CA 94102

Tel. (415) 436-7200

This subpoena is issued on application of the United States of America

Stephanie M. Hinds **United States Attorney** 

#### CAND 89A (Rev. 8/12) Subpoena to Testify in a Criminal Case

PROOF OF SE	RVICE	
RECEIVED BY SERVER	DATE	PLACE
SERVED	DATE	PLACE
SERVED ON (PR		FEES AND MILEAGE TENDERED TO WITNESS  ☐ YES ☐ NO AMOUNT \$
SERVED BY (PRI	NT NAME)	TITLE
	DECLARATIO	ON OF SERVER
I declare under contained in the Executed on	e Proof of Service is true and correct.	ed States of America that the foregoing information
	DATE	SIGNATURE OF SERVER
		ADDRESS:
ADDITIONAL INF	ORMATION	

**COUNT SEVENTEEN:** 

(18 U.S.C. § 371 - Conspiracy)

- 31. The allegations in Paragraphs 1 through 24 are realleged and incorporated as if fully set forth here.
- 32. Beginning in or about October 2011, and continuing until in or about November 2018, in the Northern District of California and elsewhere, the defendants,

# MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN,

and others, did knowingly conspire to commit offenses against the United States, namely (a) circumventing a system of internal accounting controls of an issuer of securities registered under Section 12 of the Securities Exchange Act of 1934, in violation of Title 15, United States Code, Section 78m, (b) tampering with witnesses, victims, and informants, in violation of Title 18, United States Code, Section 1512, (c) obstructing proceedings before departments, agencies, and committees, in violation of Title 18, United States Code, Section 1505, and (d) engaging in monetary transactions in property derived from specified unlawful activity, in violation of Title 18, United States Code, Section 1957.

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1	l. On or about July 29, 2012, in an interview with counsel for HP, LYNCH made	
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	SUPERSEDING INDICTMENT 15	
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# Exhibit G

### United States District Court

#### NORTHERN DISTRICT OF CALIFORNIA

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U	NHED	SIA	LES	OF-	AMERICA	

SUBPOENA TO PRODUCE DOCUMENTS OR OBJECTS IN A CRIMINAL CASE

Plaintiff,

Case No.: 3:18-cr-577-CRB

v.

MICHAEL RICHARD LYNCH and STEPHEN KEITH CHAMBERLAIN.

Defendant(s).

TO:

Gary Szukalski

YOU ARE COMMANDED to appear at the place, date, and time specified below, or any subsequen by the court, to testify in the above-referenced case. This subpoena shall remain in effect until you depart by the court or by an officer acting on behalf of the court.	
PLACE  ☑ United States Courthouse ☐ United States Courthouse ☐ United States Courthouse	COURTROOM/JUDGE 17th Fl. Courtroom 6
450 Golden Gate Avenue 280 South First Street 1301 Clay Street San Francisco, CA 94102 San Jose, CA 95113 Oakland, CA 94612	DATE AND TIME 10/5/2022 09:00
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NOTE: Subpoena forms for the production of documents or objects at or in advance of the trial, heaven which the items are to be offered in evidence (CAND 89B, Subpoena to Produce Documents or Objects) or for the production of state law enforcement personnel or complaint records (CAND 89C, State Law Enforcement Personnel Or Complaint Records in a criminal Case) are available at the Cand.uscourts.gov.	jects in a Criminal Subpoena to Produce
U.S. MAGISTRATE JUDGE OR CLERK OF COURT  Oblive  Obliv	

ATTORNEY'S NAME, ADDRESS AND PHONE NUMBER:

ADAM A. REEVES, Assistant United States Attorney

U.S. Attorney's Office

450 Golden Gate Ave., 11th Fl., San Francisco, CA 94102

Tel. (415) 436-7200

This subpoena is issued on application of the United States of America

Stephanie M. Hinds United States Attorney

#### CAND 89A (Rev. 8/12) Subpoena to Testify in a Criminal Case

PROOF OF SE	ERVICE	
RECEIVED BY SERVER	DATE	PLACE
SERVED	DATE	PLACE
SERVED ON (PF	RINT NAME)	FEES AND MILEAGE TENDERED TO WITNESS  ☐ YES ☐ NO AMOUNT \$
SERVED BY (PR	RINT NAME)	TITLE
	DECLAR	RATION OF SERVER
	ne Proof of Service is true and correct.	e United States of America that the foregoing information
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		ADDRESS:
ADDITIONAL IN	FORMATION	

**COUNT SEVENTEEN:** 

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